THE HONORABLE JAMES L. ROBART 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 CASE NO. C17-0178JLR JOHN DOE, et al., 10 (RELATING TO DOTH CASES) Plaintiffs, 11 12 DONALD TRUMP, et al., 13 Defendants. 14 JEWISH FAMILY SERVICE of CASE NO. C17-1707JLR 15 SEATTLE, et al., 16 Plaintiffs. 17 18 DONALD TRUMP, et al., 19 Defendants. 20 21 PROPOSEDI ORDER (OK+, #130) 22 Upon consideration of the above Stipulated Motion and the record in this matter, the 23 Court denies as moot Defendants' Motion to Stay District Court Proceedings Pending 24 Disposition of Cross-Appeals, ECF No. 110 (relating to Jewish Family Service of Seattle v. 25 Trump, No. 17-1707) and, pursuant to the Parties' stipulation, stays all further proceedings and 26 motion practice in the Jewish Family Service of Seattle ("JFS") and Doe cases except the

STIPULATED MOTION AND PROPOSED ORDER REGARDING FURTHER PROCEEDINGS (Nos. 17-cv-1707-JLR, 17-cv-00178-JLR) – 6

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following: (1) Plaintiffs' reinstated discovery motion and any discovery permitted by the Court 1 2 pursuant to its order resolving that motion; (2) Defendants' forthcoming Rule 12(b)(1) motion; and (3) any other proceedings and motions relating to this Court's preliminary injunction Order. 3 Defendants need not answer the operative JFS Complaint before the Court resolves Defendants' 4 5 forthcoming Rule 12(b)(1) motion, and the JFS Plaintiffs need not move for class certification until the Court resolves the Rule 12(b)(1) motion and discovery motion and any related 6 7 discovery is complete. Should the Court deny the Rule 12(b)(1) motion, the JFS Plaintiffs and Defendants will confer on the proposed timing of Defendants' further responsive pleading and 8 9 will submit a proposal to the Court. If the Court allows any discovery, the Parties will confer on 10 the timing of JFS Plaintiffs' motion for class certification and will submit a proposal to the Court 11 once that discovery is complete and the Court has decided the Rule 12(b)(1) motion. Should any 12 Party determine that additional motion practice may be necessary, the Parties shall meet and 13 confer prior to the filing of any such motion. 14 Defendants' contemplated Rule 12(b)(1) motion shall be briefed on the following 15 16 and JFS Plaintiffs shall file their opposition briefs on or before June 19, 2018; and Defendants 17

schedule: Defendants shall file their Rule 12(b)(1) motion on or before May 25, 2018; the Doe shall file their consolidated reply brief on or before June 29, 2018. Defendants' reply brief shall not exceed twenty-four (24) pages in length.

IT IS SO ORDERED

DATED this Lay of May , 2018.

JAMES L. ROBART

UNITED STATES DISTRICT JUDGE

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